

# PORTAGE SENTINEL.

LOCAL AND PERSONAL.

Arrival and Departure of the Mails at Ravenna.

**DAILY**—Going North via Railroad: Depart at 7:25 A. M. Mail closes at 7:25 A. M. Return via Railroad: Depart at 10:30 A. M. Mail closes at 10:30 A. M. **WEEKLY**—Going South via Railroad: Depart at 11:30 A. M. Mail closes at 11:30 A. M. Return via Railroad: Depart at 11:30 A. M. Mail closes at 11:30 A. M. **WEEKLY**—Going North via Railroad: Depart at 11:30 A. M. Mail closes at 11:30 A. M. Return via Railroad: Depart at 11:30 A. M. Mail closes at 11:30 A. M. **WEEKLY**—Going South via Railroad: Depart at 11:30 A. M. Mail closes at 11:30 A. M. Return via Railroad: Depart at 11:30 A. M. Mail closes at 11:30 A. M.

**Post Office at Ravenna:**  
Open at 7:30 A. M. Close at 7:00 P. M.  
Daily, Sundays excepted.

**Removal.**  
We have removed our office to very pleasant quarters on Chestnut Street, in the North end of Phoenix Block, where we shall be pleased to welcome all of our old friends and as many new ones as may desire the favor of our acquaintance.

**CHRISTMAS**—Wednesday next will be Christmas, and on the return of that day which is called "Yuletide," we trust that to each and every one of our readers it may be rendered a "happy" one.

**APPOINTMENT BY GOV. TON**—Hon. Luther Day, of Ravenna, has been appointed by Gov. Tod, Judge Advocate General on his staff. The position is one entirely ornamental.

**THE SEVENTH OHIO**—The Seventh Ohio being now in service on the Potomac, the headquarters of the Regiment will be at Romney, Va. Persons desirous of sending letters to their friends or relatives, should address them to Romney.

**MASONIC ELECTIONS**—At a stated communication of Unity Lodge, No. 12, of Free and Accepted Masons, held in Ravenna, on Monday evening last, the following gentlemen were chosen as officers for the ensuing year:

Elwin T. Richardson, Worshipful Master; Thomas W. Browning, Senior Warden; David C. Coleman, Junior Warden; William Coleman, Secretary; John C. Beatty, Treasurer; Thomas E. Bateman, Senior Deacon; Alphonse Vautrot, Junior Deacon; Orange Knapp, Tyler.

**LOCKPORT LODGE**, No. 215, of Free and Accepted Masons, held its election of officers on Tuesday evening, December 10th, at Franklin Mills, in this county, at which time the following gentlemen were chosen:

A. M. Sherman, Worshipful Master; F. L. Sawyer, Senior Warden; L. W. Crittendon, Junior Warden; J. P. Carter, Secretary; H. G. Bailey, Treasurer; George W. Rouse, Senior Deacon; George W. S. Sniff, Junior Deacon; Samuel D. Mallin, Tyler.

**COL. GARFIELD'S COMMAND**—The Cleveland Herald says that Col. Garfield, of the 42d, was at Cincinnati on Thursday evening, and left that city about ten o'clock to join his regiment at Catlettsburgh, the mouth of the Big Sandy, where the 42d is now awaiting him. Col. G. had been to Louisville to get his orders, and from date of his commission was in command of four or more regiments when the troops are concentrated in Eastern Kentucky.

**THE 40th OHIO INFANTRY**, and the 12th Kentucky cavalry, are to march from Paris, Ky., east of Prestonsburg, while the 42d and another regiment of infantry and some cavalry, proceed up the Big Sandy as far as navigable to Louisville, thence by land across to Prestonsburg.

**THIS MOVEMENT**, it is intended, will bring the rebel forces between Col. Garfield's command in the East, and our forces along the Somerset line on the West. It is supposed Humphrey Marshall will enter Eastern Kentucky from Virginia with four or five regiments, while Crittendon comes from Tennessee through the Cumberland Gap.

**GENERAL S. B. LANE** on landing at Havre, was honored with quite an ovation, improvised by officers of the American march unit lying in that port. On leaving the vessel, the General had to pass under an immense American flag held by several officers, and was cheered by an enthusiastic crowd of his countrymen all the way to the Hotel de l'Europe, which was profusely decorated with American and French flags, as were also the American vessels in the docks.

**THE 64th OHIO**, Col. Forsyth, from Mansfield, embarked at Cincinnati for Louisville on the 13th. The regiment numbers 300 men, well armed and equipped. A squadron of cavalry 200 strong, from Sherman's Brigade, arrived with the 64th, and left by steamers for Catlettsburgh. Col. Craighero's 48th Ohio arrived from Camp Chase the same day, and proceeded to Lexington to await further orders.

**AT A PLACE** near Springfield, Ky., on the 14th, inst. Dr. John Jackson, without provocation, shot and severely wounded a Minnesota soldier who went to his house to buy hay. Jackson was arrested and taken to Lebanon. He was the Douglas elector of the Ashland district, and is a brother of the person who shot Ellsworth.

**BARGAINS.**  
The subscriber has for sale one two-horse sleigh, one pair of Bobs, one one-horse cutter, one set of harness, two Buffalo Robes, one Cook's Store, one Parlor Coal Stove, &c.  
C. W. MASON.  
Dec. 21-3w Portage Sentinel office.

**Assignees' Notice.**  
The creditors of George W. Holden are hereby notified that a dividend of twenty-four percent has been declared on all claims presented to the assignees, payable at the office of J. L. & H. C. Ranney, at Ravenna, Ohio, within sixty days from the date hereof, on presentation by the creditors of the original claims allowed.

**N. D. CLARK,**  
J. L. & H. C. RANNEY,  
WILLIS STRICKLAND,  
Ravenna, Dec. 11, 1861-3w Assignees.

# NEVER TO BE UNDEESOLD!

COY & BRADLEY'S

PRICE CURRENT.

RAVENNA SUMMIT MILL.

CORRECTED WEEKLY.

FLOUR! FLOUR!

Pure White Wheat-Triple Extra-Tip-Top.

Best Bed.

Third Quality Flour.

Flour delivered to any part of the Town, free of charge.

Ravenna, November 16, 1861-1w.

TO THE BLIND AND DEAF.

Dr. J. McCONNELL, the great Aural and Ophthalmic Surgeon, formerly of the New York State Endowed Eye and Ear Infirmary, and now of Cleveland, can be consulted upon all diseases of the Eye or Ear, in Ravenna, at the Collins' House, Dec. 26th and 27th.

Dr. McCONNELL, having had greater experience and performed more operations upon the eye and ear than any other Oculist in the State, he feels confident that he can give satisfaction in all cases of disease of these delicate organs which he may undertake.

Below is published a few cases, from well-known citizens of Cleveland. These are extreme cases, that have been under treatment for years.

For eight years I have suffered from that worst of all afflictions—sore eyes; and for the last three years have been entirely blind. During that time I have been under the treatment of some of the best physicians and oculists of the State, but never found any relief until I went under the care of Dr. McCONNELL. Since that time my eyes have gradually recovered, and now I am able to read or do any kind of work as before. THOS. GARRETT, Dec. 2, 1861. No. 26 Ohio St., Cleveland.

My daughter has been nearly blind with scrofulous inflammation of the eyes ever since she was two years of age, and in spite of any kind of treatment she grew worse until I almost despaired of her ever getting better. I am now, however, happy to state, that under Dr. McCONNELL's treatment her eyes have been cured entirely well, so much so, that that no one could tell they had ever been sore. CHARLES YEATMAN, 138 Kinsman Street.

Dr. McCONNELL operated upon my eye for Cataract about six months ago; the operation has been entirely successful, and has not injured the appearance of the eye in the least. DAVID HART, Lomira Street, Cleveland.

I have been entirely blind for some years, having lost sight of my eyes from Catarrh and Cornea formed upon the eye. Dr. McCONNELL operated upon this eye and now I can see tolerably well. J. KALLIKER, Corner St. Clair and River-sts., Dec. 31, 1861.

My daughter has suffered for three years with severe inflammation of the eyes, and we were obliged to keep her in a dark room the greater part of the time. In four weeks after using Dr. McCONNELL's remedies she was quite well, and in six weeks was able to go to school; and since that time her eyes have remained as well as they ever were. THOMAS DOWLING, 186 Garden street.

My child was attacked with violent purulent Ophthalmia of both eyes—one of them ran out in about a week after the commencement of the attack. I was then recommended to take her to Dr. McCONNELL in Cleveland, who immediately stopped the inflammation and restored the sight of the remaining eye.

Dr. McCONNELL has treated four or five cases in the immediate neighborhood—myself and wife among them—three of us that are not already well, are fast recovering. ALOIS JANVIS, East Cleveland, Dec. 9th, 1861.

I have been entirely deaf and had a discharge from my right ear nearly twenty-five years. I have been under Dr. McCONNELL's treatment about seven weeks, and in that time my hearing has almost entirely recovered, and the discharge stopped. GEORGE PERIERA, 119 Cedar Street, Cleveland, Ohio, Dec. 14, 1861.

**Assignees' Sale.**  
The undersigned, assignees of George W. Holden, will offer for sale, at public auction, on the premises herebefore occupied by said Holden and Hawley & Co. for pumping oil, in the township of Moore, in the County of Trumbull, and State of Ohio, on the 16th day of January, 1862, at 10 o'clock, A. M., on said day, and continuing from day to day thereafter until disposed of, all of the personal property of said Holden, situate in said county, consisting mainly of the undivided one-half interest in one steam engine, pump fixtures and apparatus connected therewith. Also, a quantity of oil, oil vats, &c., &c.

Terms of Sale.—Cash down on all sums under \$10. On all sums of \$10 and over, a credit will be given of thirty days, on approved security, with interest.

**N. D. CLARK,**  
J. L. & H. C. RANNEY,  
WILLIS STRICKLAND,  
Ravenna, Dec. 14, 1861-4w

**ONE HUNDRED MEN WANTED!**  
To form 1st Company Infantry, O. V., to garrison the Military Depot, on Johnson's Island, (near Sandusky City), to guard United States prisoners.

Persons joining this company will be furnished with uniforms, rations and clothing. For further particulars inquire of the undersigned at the Collins House, Ravenna.

**LIEUT. A. G. TUTHER,**  
Dec. 7, 1861. Recruiting Officer.

**Legal Notice.**  
EZRA SPERRA, defendant, a non-resident of the State of Ohio, whose exact residence is unknown, is hereby notified that on the 23rd day of November, 1861, Joseph Troxel, filed in the Court of Common Pleas of Portage county, Ohio, his petition against him, setting forth that on the 13th day of October, 1861, said Troxel and Sperra made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Sperra was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Sperra fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Sperra was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Sperra deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Sperra is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**N. D. CLARK,**  
J. L. & H. C. RANNEY,  
WILLIS STRICKLAND,  
Ravenna, Dec. 11, 1861-3w Assignees.

**AMERICAN WATCHES.**  
MANUFACTURED AT HOME.  
This subscriber is now manufacturing a new and improved watch, and is prepared to receive orders for the same.

**CHRONOMETER WATCHES!**  
which, for elegance of appearance and accuracy of time, are not to be surpassed by any other watch. I will warrant these watches equal in many respects to any other. This superiority consists in new and valuable improvements, for which I have secured patents. A watch of this kind will keep true for any person, and will retain its superiority, and in all cases of sale will refund the money when the watch does not come up to my standard.

I still continue to import Swiss and English Watches, of all styles and prices.

**SPECTACLES.**  
PERSONS who need these indispensable articles, or defective vision, will find a good assortment of Scotch Pebble Spectacles, as can be found in the State. Do not pay attention to price, when you get an article for your health.

**Fine Gold Jewelry.**  
I sell at the lowest cash prices. Also, cheap jewelry by the box.

**Silver Spoons.**  
I sell my own manufacture, and of such quality that they will not tarnish, and are of great beauty.

**Repairing Watches.**  
I repair and furnish the same by the manufacture of watches, and in all kinds of repairing, and in the best style of the art.

**ENGRAVING.**  
I engrave on gold, silver, and steel, and in the best style of the art.

**PETROLENE! PETROLENE!**  
BEST QUALITY.

**PITTSBURGH Carbon Oil.**  
AT 37 CENTS PER GALLON.

For sale by CHARLES E. SWIFT.

**PETROLENE! PETROLENE!**  
November 16, 1861-1w

**Legal Notice.**  
SARAH FALOR; Thomas Caldwell, Margaret Caldwell, Joseph Falor, Noah Falor, Levi Falor, Andrew Falor, Isaac Falor, Urania Falor, Abraham Falor, and John Coleman, of the county of Portage and State of Ohio; Solomon Falor, of the county of Wood, Ohio; and Harriet Dickinson, Alexander Dickinson, Louis Dickinson, John Dickinson, Sarah Dickinson and Wellington Dickinson, of the county of Summit, Ohio, will take notice that on the 27th day of November, A. D. 1861, Nicholas Pore, and Emilie Pore, his wife, and Adam Winkler, and Catherine Winkler, his wife, filed their petition against them in the Court of Common Pleas within and for the county of Portage and State of Ohio, which is now pending therein, wherein the said petitioners, as heirs at law of George Falor with said defendants, demand partition of the following real estate, of which the said George Falor, late of said county of Portage, died seized; Situate and being in the township of Brimfield, county of Portage and State of Ohio, being the whole of lot No. 65, in said township, containing two hundred acres of land. Also, twenty-nine acres in lot No. 66, in said township, bounded north and east by the lot lines, and north by a line commencing in the east line of the lot 21 chains and 85 links north of the east line of the lot to the south line of the lot. Also, eleven acres in lot No. 64, in said township, bounded north and east by the lot lines, and north by a line commencing in the east line of the lot 21 chains and 85 links north of the east line of the lot to the south line of the lot. Also, two acres and ten rods of land in the township of Brimfield, in said county of Portage, being also in lot No. 46, in said township, and bounded by beginning at the south-west corner of land formerly owned by William Parker, as the corner of the highest leading east from Mogadore; thence north along the east line of said land formerly owned by said Parker, to the south line of land formerly owned by Samuel Ferguson, (now deceased); thence east along said south line to the north-east corner of land owned by Levi White; thence south along the west line of said White's land to the center of said road leading from Mogadore; thence west along the center of said road to the place of beginning—subject to legal claims—making the whole quantity of the four pieces herein described 242 acres and 10 rods of land. The defendants are further notified that at the next term of said Court, commencing on the 10th day of February, A. D. 1862, application will be made by said petitioners for an order that partition may be made of said premises.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 30, 1861-3w

**KNAPP BROTHERS.**  
Iron Founders  
and Manufacturers of Agricultural Implements.  
We have on hand a large stock of all kinds of castings made to order. We also have on hand a large stock of all kinds of castings made to order. We also have on hand a large stock of all kinds of castings made to order.

# THE MODERNITY OF JOHN HOLDEN

NOTICE

that a dividend of nine per cent has been declared on all claims presented to and allowed by his assignees, payable at the office of J. L. & H. C. Ranney, at Ravenna, Ohio, within sixty days from the date hereof, on presentation of the original claims allowed.

**N. D. CLARK,**  
J. L. & H. C. RANNEY,  
WILLIS STRICKLAND,  
Ravenna, Dec. 11, 1861-3w Assignees.

**Assignees' Notice.**  
NOTICE is hereby given that the undersigned have been duly appointed and qualified as Assignees of the effects of Rowell Sage, of the county of Portage.

All persons having claims against the said Sage, are hereby notified to present them to the Assignees, duly authenticated according to law, for allowance or rejection, within six months from the publication of this notice.

**JOHN WHELOCK,**  
**JOHN L. RANNEY,**  
Nov. 30, 1861-3w Assignees.

**Legal Notice.**  
WILLIAM C. THOMPSON, a non-resident of the State of Ohio, is hereby notified that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against him, setting forth that on the 13th day of October, 1861, said Thompson and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Thompson was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Thompson fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Thompson was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Thompson deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Thompson is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**N. D. CLARK,**  
J. L. & H. C. RANNEY,  
WILLIS STRICKLAND,  
Ravenna, Dec. 11, 1861-3w Assignees.

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State of Ohio; Joseph J. Foster, of the County of Portage and State of Ohio; and Aaron Schlegel, of the County of Portage and State of Ohio; notice is hereby given that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against them, setting forth that on the 13th day of October, 1861, said Foster and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Foster was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Foster fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Foster was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Foster deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Foster is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 23, 1861-1w

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State of Ohio; Joseph J. Foster, of the County of Portage and State of Ohio; and Aaron Schlegel, of the County of Portage and State of Ohio; notice is hereby given that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against them, setting forth that on the 13th day of October, 1861, said Foster and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Foster was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Foster fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Foster was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Foster deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Foster is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 23, 1861-1w

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State of Ohio; Joseph J. Foster, of the County of Portage and State of Ohio; and Aaron Schlegel, of the County of Portage and State of Ohio; notice is hereby given that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against them, setting forth that on the 13th day of October, 1861, said Foster and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Foster was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Foster fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Foster was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Foster deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Foster is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 23, 1861-1w

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State of Ohio; Joseph J. Foster, of the County of Portage and State of Ohio; and Aaron Schlegel, of the County of Portage and State of Ohio; notice is hereby given that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against them, setting forth that on the 13th day of October, 1861, said Foster and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Foster was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Foster fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Foster was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Foster deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Foster is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 23, 1861-1w

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State of Ohio; Joseph J. Foster, of the County of Portage and State of Ohio; and Aaron Schlegel, of the County of Portage and State of Ohio; notice is hereby given that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against them, setting forth that on the 13th day of October, 1861, said Foster and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Foster was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Foster fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Foster was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Foster deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Foster is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 23, 1861-1w

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State of Ohio; Joseph J. Foster, of the County of Portage and State of Ohio; and Aaron Schlegel, of the County of Portage and State of Ohio; notice is hereby given that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against them, setting forth that on the 13th day of October, 1861, said Foster and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Foster was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Foster fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Foster was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Foster deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Foster is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 23, 1861-1w

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State of Ohio; Joseph J. Foster, of the County of Portage and State of Ohio; and Aaron Schlegel, of the County of Portage and State of Ohio; notice is hereby given that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against them, setting forth that on the 13th day of October, 1861, said Foster and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Foster was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Foster fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Foster was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Foster deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Foster is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 23, 1861-1w

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State of Ohio; Joseph J. Foster, of the County of Portage and State of Ohio; and Aaron Schlegel, of the County of Portage and State of Ohio; notice is hereby given that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against them, setting forth that on the 13th day of October, 1861, said Foster and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Foster was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Foster fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Foster was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Foster deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Foster is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 23, 1861-1w

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State of Ohio; Joseph J. Foster, of the County of Portage and State of Ohio; and Aaron Schlegel, of the County of Portage and State of Ohio; notice is hereby given that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against them, setting forth that on the 13th day of October, 1861, said Foster and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Foster was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Foster fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Foster was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Foster deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Foster is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 23, 1861-1w

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State of Ohio; Joseph J. Foster, of the County of Portage and State of Ohio; and Aaron Schlegel, of the County of Portage and State of Ohio; notice is hereby given that on the 23rd day of November, 1861, J. L. & H. C. Ranney, filed in the Court of Common Pleas of Portage county, Ohio, his petition against them, setting forth that on the 13th day of October, 1861, said Foster and Ranney made certain lands in lots Nos. 96 and 97, in Randolph, in said county, with each other, and warranty deeds were exchanged; that the land received by plaintiff of said Foster was heavily mortgaged, which the defendant was well aware of, and of which plaintiff was ignorant, and that Foster fraudulently represented said land to be free of incumbrance; that said mortgage had been foreclosed, the land sold, and that the title of said Foster was worthless at the time he desired to plaintiff, and an action has accrued to plaintiff on the covenants of said Foster deceased. Said real estate is particularly described in the petition and exhibits on file, to which defendant is referred. An attachment has been made and served, and said Foster is required to answer said petition on or before the third Saturday after six weeks herefrom, or such judgment will be taken against him as may be desired.

**J. L. & H. C. RANNEY,**  
Attorneys for said petitioners.  
November 23, 1861-1w

**Legal Notice.**  
TO Hiram B. Foster, of the County of Wayne, State of Ohio, and John W. Foster, of the County of Portage and State